Order

Michigan Supreme Court Lansing, Michigan

December 17, 2010

141255

Marilyn Kelly, Chief Justice

Michael F. Cavanagh Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman Diane M. Hathaway Alton Thomas Davis, Justices

PROGRESSIVE MICHIGAN INSURANCE COMPANY,

Plaintiff-Appellant,

V

SC: 141255 COA: 287505

Kent CC: 07-003903-CK

WILLIAM SMITH and SHERI HARRIS, Defendants,

and

SCOTT MIHELSIC and ANDREA MIHELSIC, Defendants-Appellees,

and

PIONEER STATE MUTUAL INSURANCE COMPANY,

Intervening Defendant.

On order of the Court, the application for leave to appeal the March 16, 2010 judgment of the Court of Appeals is considered, and it is GRANTED. The parties shall address whether the Legislature intended to include the final sentence of MCL 500.3009(2) in the required notice provisions of the insurance documents described in that provision. If the Legislature did not intend the final sentence to be included in the required notice provisions of the relevant insurance documents, the parties should address what effect, if any, this interpretation has on this case.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

December 17, 2010

Clerk